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11	Thomson Consumer Electronics, Inc.	
12	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT OF CALIFORNIA	
14	SAN FRANCISCO DIVISION	
15 16	IN RE CATHODE RAY TUBE (CRT) ANTITRUST LITIGATION,	No. 07-cv-5944-SC MDL No. 1917
17	This Document Relates to:	DECLARATION OF MEGGAN EHRET
18 19	ALL ACTIONS	IN SUPPORT OF THOMSON SA AND THOMSON CONSUMER ELECTRONICS, INC.'S MOTION FOR PARTIAL SUMMARY JUDGMENT ON
20		DUE PROCESS GROUNDS
21		Judge: Hon. Samuel Conti
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25	I, Meggan Ehret, hereby declare as follows:	
26	1. I have personal knowledge of the facts and matters stated herein and, if called, could and	
27	would testify competently to them.	
28	DECLARATION OF MEGGAN EHRET IN SUPPORT OF THOMSON DEFENDANTS' MOTION FOR PARTIAL SUMMARY JUDGMENT	No. 07-5944-SC; MDL No. 1917

1	2. I am currently the Secretary and General Counsel, Litigation and Compliance, for	
2	Technicolor USA, Inc. (f/k/a Thomson Consumer Electronics, Inc.), where I have been employed	
3	since January 2005. Technicolor USA, Inc. is a wholly owned subsidiary of Technicolor SA	
4	(f/k/a Thomson SA).	
5	3. From March 1, 1995 through November 25, 2007 (the "Relevant Period") Technicolor	
6	USA, Inc. was a Delaware corporation headquartered in Indianapolis, Indiana. During the	
7	Relevant Period, Technicolor USA, Inc. did not own or operate manufacturing plants, offices, o	
8	other facilities related to its former CPT business in New York.	
9	4. During the Relevant Period, Technicolor SA was a French corporation headquartered in	
10	Issy-les-Moulineaux, France. During the Relevant Period, Technicolor SA did not own or operate	
11	manufacturing plants, offices, or other facilities related to its former CPT business in New York.	
12		
13	I declare under penalty of perjury, under the laws of the United States of America, that the	
14	foregoing is true and correct. Executed this 7th day of November 2014, at Indianapolis, Indiana.	
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16	/s/ Meggan Ehret	
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